

IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF MISSISSIPPI  
JACKSON DIVISION

MCF AF, LLC AND  
MCS CAPITAL, LLC

PLAINTIFFS

VS.

CAUSE NO. 3:16-CV-00722 DPJ-FKB

EDUARDO A. FLECHAS,  
FLECHAS & ASSOCIATES, P.A., AND  
THE FLECHAS LAW FIRM, PLLC

DEFENDANTS

---

MOTION TO WITHDRAW AS COUNSEL

---

COMES NOW, James D. Bell and the law firm of Bell & Associates, P.A., attorneys of record for Eduardo A. Flechas, Flechas & Associates, P.A. and The Flechas Law Firm, and files this their *Motion to Withdraw*, requesting authority from the Court to withdraw as counsel, and in support thereof would show unto the Court the following:

1. Bell & Associates, P.A., for good cause, requests permission to withdraw as counsel for Eduardo A. Flechas, Flechas & Associates, P.A. and The Flechas Law Firm.
2. Mr. Flechas is an attorney and has filed several pleadings in this matter.
3. Mr. Flechas is fully capable of representing himself, Flechas & Associates, P.A. and the Flechas Law Firm.
4. Granting this request should not cause delay or disadvantage any party.

WHEREFORE, PREMISES CONSIDERED, James D. Bell and the law firm of Bell & Associates, P.A., counsel of record for Eduardo A. Flechas, Flechas & Associates, P.A.

and The Flechas Law Firm, respectfully requests the authority to withdraw as counsel and be relieved of any further duty or responsibility in this matter.

Respectfully submitted,

BY:/s/ James D. Bell  
JAMES D. BELL

James D. Bell, MSB #02333  
BELL & ASSOCIATES, P.A.  
318 South State Street  
Jackson, Mississippi 39201  
Telephone: (601) 981-9221  
jbell@judgebell.com

**CERTIFICATE OF SERVICE**

I, James D. Bell, do hereby certify that on the below date I served the foregoing instrument to all counsel, via the Court's ECF system.

SO CERTIFIED, this, the 23<sup>rd</sup> day of August, 2018.

/s/ James D. Bell  
JAMES D. BELL